

**AES Agremax**

**Issue:** The widespread land placement of Agremax, comprising ash generated by the AES coal fired power plant in Guayama, Puerto Rico, and sold as a so-called "product" under a P.R. Environmental Quality Board (EQB) solid waste exemption (but without any management controls), may present significant environmental concerns due to the potential for leaching of toxic heavy metals. The environmental group Earthjustice, along with several P.R. environmental advocates, have urged the Region to address the issue through use of its imminent and substantial endangerment authority under RCRA Section 7003.

**Current Status:** In March 2012, EPA, accompanied by EQB, obtained a composite sample of recently "manufactured" Agremax (comprising 20 sampling locations) stored at the AES Guayama facility. The sample was analyzed by an EPA-ORD contract laboratory, using validated new test methods developed by ORD and slated for publication as four official EPA methods. The analytical results were discussed in a power point presentation by ORD and gave us a clearer understanding of the heavy metals levels in Agremax under a range of pH conditions. ORD stated that Agremax had contaminate levels no different than observed in a "typical" coal ash. In order to better inform EPA Region 2 as to the potential threat posed by the disposal of this coal ash, ORD recommended follow-up analysis, which has since been completed and confirm the initial findings.

**Ex. 5 - Delib. Process, Attorney-Client, Attorney Work Prod.**

Ex. 5 - Delib. Process, Attorney-Client, Attorney Work Prod. We also spoke with former OSW director Sylvia Lowrance, who is representing AES, to request a meeting to discuss implementation of the injunctive relief engineering controls through a 7003 Order. Sylvia did not dispute the necessity for these measures, and asked whether we would be amenable to future beneficial reuse of the AES coal ash. We responded that we would, given appropriate engineering controls and environmental protections were in place. We await Sylvia's response on behalf of AES regarding the proposed meeting date. Ex. 5 - Delib. Process, Attorney-Client

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On 10/3/12, we spoke with counsel for Public Justice, a citizen's group that issued a September 2012 notice of intent to sue to AES under RCRA 7002. The notice quoted heavily from the November 2011 letter from the RA to EQB Chairman Nieves, and we were informed that the group would support enforcement action by EPA prior to the December 2012 litigation deadline in the notice, and had issued a similar notice in July 2012, under the Clean Water Act, to a Pennsylvania company, FirstEnergy Corp., which resulted in a settlement with the state requiring closure of a coal ash surface impoundment and other injunctive relief.

A November 2011 EPA letter to EQB Chairman Nieves requested reconsideration of the Resolutions and Notifications that provide the solid waste exemption for Agremax, to incorporate, among other things, risk evaluation and engineering controls. In a January 2012 reply, Chairman Nieves requested to participate in our investigation, and stated that EQB was developing draft guidance for Agremax. EPA responded in February 2012 and indicated that while it welcomed EQB involvement it remained concerned with the ongoing use of Agremax in the absence of appropriate engineering controls. EQB subsequently gave us a draft guidance document to review, and we provided comments in a July 2012 letter. We subsequently spoke with EQB Chairman Nieves, and was informed that our comments, along with others received from the public and regulated community, were being evaluated by an independent committee and could not be reviewed by EQB until the committee's review was completed. Chairman Nieves did not know when this would occur.

**Background:** In June 2011, EPA met with the coal combustion product manager for AES PR who informed us that the Guayama coal fired power plant mixes all of its bottom and fly ash with the spent limestone from its air pollution control equipment, to produce 4,000 tons/week of Agremax for use as a product in road bed construction, concrete manufacturing, and soil stabilization. EPA accompanied several PR environmental advocates on site visits to ten areas where Agremax had been placed on land in the municipalities of Arroyo, Guayama, and Salinas, and observed that Agremax had been used as fill material in great amounts over extensive areas, some in proximity to rivers, streams, and wetlands. In some instances, disposal, rather than beneficial reuse, appeared to have occurred. We met with the P.R. Department of Health to review their groundwater data, obtained from wells near the land placement sites (no exceedences observed), and spoke at length with EQB, who subsequently provided us their aquifer ground water level data (no relevant contaminant analysis). We also reviewed ground water data from the PR Aqueduct and Sewer Authority (no exceedences observed).

In a September 2010 letter, representatives of the environmental group Earthjustice and a private citizen, Ms. Ruth Santiago, Esq., had requested that EPA look into the management of Agremax, stating that the relevant EQB beneficial use determination had been repealed, that Agremax had continued to be used as fill, and that such use posed environmental threats. On this basis, they urged that EPA conduct groundwater and other monitoring. Our investigation of this issue was also supported by the Office of Resource Conservation and Recovery (coal combustion residuals rulemaking work group lead Alex Livniat, PhD). We subsequently confirmed that the EQB Resolutions and Notifications providing the Agremax solid waste exemption have been, and remain, in effect.

We are aware of possibly analogous damage cases documented by EPA and others, involving coal ash disposal. A 2007 EPA report "Coal Combustion Waste Damage Case Assessments" documents known damage cases from the mismanagement of coal ash (as opposed to Agremax, which is made into an aggregate by the addition of calcium oxide and water) in unlined landfills and surface impoundments and the subsequent contamination of drinking water aquifers through the leaching and ground water transport of contaminants in the ash. Two EPA Orders, issued in 2003 and 2004 under the Comprehensive Environmental Response, Compensation, and Liability Act, and a subsequent 2004 citizen suit taken under Section 7002 of the Resource Conservation

and Recovery Act, address aquifer contamination by the leaching of toxic constituents from an unlined coal ash landfill in Pines, Indiana.

The EQB Resolutions and Notifications are based on Agremax passing the RCRA toxicity characteristic leaching procedure (TCLP), as detailed in a 2007 study and report by the PR legislature. EPA has since developed four new test methods for evaluating leaching in the environment, called the leaching environmental assessment framework, or "LEAF", which have been validated and are currently slated for publication as official EPA test methods (i.e., in EPA document SW-846). EPA has no plan to replace the regulatory uses of the TCLP (i.e., to make hazardous waste determinations) with the new test methods. Rather, once published as official EPA test methods, the LEAF will be used where TCLP is not required or best suited, in order to provide an estimate of contaminant release under various environmental conditions.

In May 2010, EPA published a proposed rule to ensure the safe disposal and management of coal ash. Under the proposed rule, the Agency would continue to promote the beneficial reuses of coal ash, in which coal combustion residuals are recycled as components of products instead of being placed in impoundments or landfills. EPA has yet to issue a final rule, and, until a decision is made, EPA's prior determination that coal ash is a solid waste remains in force. However, no RCRA regulatory requirements for coal ash management currently exist, while states may, and in many cases have, made binding regulatory determinations on appropriate coal ash management practices.